SAPONE & PETRILLO, LLP

William S. Petrillo, Esq., Partner Edward V. Sapone, Esq., Partner

MANHATTAN

40 Fulton Street, 23rd Floor New York, New York 10038 Telephone: (212) 349-9000 Facsimile: (347) 408-0492 E-mail: ed@saponepetrillo.com

Hon. Vernon S. Broderick United States District Judge United States District Court Southern District of New York 40 Foley Square New York, NY 10007 Chase S. Ruddy, Esq., Senior Associate Michael Vitaliano, Esq., Associate

LONG ISLAND

1103 Stewart Avenue, Suite 200 Garden City, New York 11530 Telephone: (516) 678-2800 Facsimile: (516) 977-1977 E-mail: william@saponepetrillo.com

October 21, 2020

APPLICATION GRANTED SO ORDERED A VERNON S. BRODERICK U.S.D.J. 10/22/2020

Sentencing in this matter is hereby adjourned to November 18, 2020 at 9:00 a.m.

Re: United States v. Joshua Gumora

Docket No.: 20-CR-144

Dear Judge Broderick:

I am CJA counsel to Defendant Joshua Gumora. Mr. Gumora is scheduled for sentencing on November 4, 2020. I am writing to seek a further one-week adjournment of Mr. Gumora's sentencing hearing.

The reason for this request is that I am still waiting to receive the reports from the mitigation specialist and forensic psychiatrist appointed by Your Honor. These documents will play an important part in our sentencing submission and are necessary for a fulsome analysis of the relevant 18 U.S.C. §3553(a) factors in Mr. Gumora's case. Both experts have communicated to me that they expect to get their reports to me next week. The requested adjournment will give me the necessary time to obtain these important documents and incorporate them into my sentencing submission.

I have spoken with AUSA Daniel Wolf, and he consents to this request.

I thank Your Honor for your consideration and wish everyone well.

Respectfully submitted,

/s/ Edward V. Sapone Edward V. Sapone

cc: AUSA Daniel Wolf PO Nicolo DiMaria